



UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

Joseph Fierro

Plaintiff, :
- against - :
City of New :
et. al. Defendant(s). :
:

SCHEDULING ORDER

c7 Civ. 11214 (SAS)
Conference Date:

WHEREAS, the Court issued an Order for a Conference in accordance with Fed. R. Civ. P. 16(b) on [REDACTED] (the "Order); and

WHEREAS, the Order requires that the parties jointly prepare and sign a proposed scheduling order containing certain information;

NOW, THEREFORE, the parties hereby submit the following information as required by the Order:

(1) the date of the conference and the appearances for the parties; 1-22-08
Anthony O'Dale
Δ: City of New York
Kami Z. Barker (212) 788-1742
Office of Corp. Counsel

(2) a concise statement of the issues as they then appear;
Principal complained of illegal harassment by the
pol - transferred as a result of complaining I dem'ed
(3) a schedule including:
1st Am. adverse employment effects (probationary
(a) the names of persons to be deposed and a schedule of planned depositions;
✓ Karen Ferro
✓ Normal Defendants +
✓ Superintendent
(b) a schedule for the production of documents;
initial Disclosures - 2/18 - Demand for Prod. of Doc.
- interrogatories
(c) dates by which (i) each expert's reports will be supplied to the adverse side and
(ii) each expert's deposition will be completed; 7-31-08
3/3
(d) time when discovery is to be completed; 8-30-08

25 Feb 11 to present the complaint

(e) the date by which plaintiff will supply its pre-trial order matters to defendant;

(f) the date by which the parties will submit a pre-trial order in a form conforming with the Court's instructions together with trial briefs and either (1) proposed findings of fact and conclusions of law for a non-jury trial, or (2) proposed voir dire questions and proposed jury instructions, for a jury trial; and

(g) a space for the date for a final pre-trial conference pursuant to Fed. R. Civ. P. 16(d), to be filled in by the Court at the conference.

Sept 15 at 4:30

(leave blank)

(4) a statement of any limitations to be placed on discovery, including any protective or confidentiality orders;

(5) a statement of those discovery issues, if any, on which counsel, after a good faith effort, were unable to reach an agreement;

(6) anticipated fields of expert testimony, if any;

psychologist - court annexed

(7) anticipated length of trial and whether to court or jury;

Jury - 3-4 days

(8) a statement that the Scheduling Order may be altered or amended only on a showing of good cause not foreseeable at the time of the conference of when justice so requires;

(9) names, addresses, phone numbers and signatures of counsel;

SO ORDERED:



SHIRA A. SCHEINDLIN
U.S.D.J.

1/24/08